EXHIBIT G

	DISTRICT COURT
FOR THE WESTERN DIS	TRICT OF WASHINGTON
AT TA	COMA
CLYDE RAY SPENCER, MATTHEW) RAY SPENCER, and KATHRYN E.)	
TETZ,	
Plaintiffs,)	
vs.	NO. 3:11-cb-05424-BHS
FORMER PROSECUTING ATTORNEY) FOR CLARK COUNTY JAMES M.) PETERS, DETECTIVE SHARON)	
KRAUSE, SERGEANT MICHAEL) DAVIDSON, CLARK COUNTY)	
PROSECUTOR'S OFFICE, CLARK)	
COUNTY SHERIFF'S OFFICE, THE) COUNTY OF CLARK and JOHN DOES) ONE THROUGH TEN,	
Defendants.)	
DEPOSITION UPON ORAL EXAM	INATION OF SHARON KRAUSE
Tuesday, Nove	mber 6, 2012
Olympia, W	ashington
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EXHIBIT NO.	DESCRIPTION	PAGE/	T TN
	DESCRIPTION	PAGE/	
NO. 34	Krause Deposition, 5/22/96; 72 pgs.	169	2
NO. 35	Shirley Spencer Deposition, 6/4/96; 18 pgs.	7	7
NO. 36	Shirley Spencer Evidence Deposition, 8/30/96; 27 pgs.	7	7
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ио. 39	Tim Hammond Interview of Sharon Krause; 9 pgs.	7	7
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9 receive these from you last Friday, and so she hasn't had 1 much time to have them available, but she has been given 2 3 them and has reviewed them. And I also notice the notebooks provided to Dixie 4 5 Cattell stop at 43 in the index. And then I saw the index you sent to me does include the two training seminar 6 7 material items as 44A and B. So we've got both of those indexes here today. 8 MS. ZELLNER: Right. Yeah, 44A and 44B are 9 10 actually from your production requests to us. MR. BOGDANOVICH: Correct. 11 MS. ZELLNER: So 44A and B have your Bates 12 stamps on them. Is that your understanding? 13 MR. BOGDANOVICH: Yeah, that is my 14 15 understanding. I just wanted to make sure Dixie knew that 44 wasn't included in her index. 16 MS. ZELLNER: Okay, thank you for that 17 clarification. 18 Q (By Ms. Zellner) Ms. Krause, let's start with what we've 19 labeled Exhibit 1 in the binder. If you could turn to that 20 21 document. If we look at Bates stamp 251, August 30, 1984. Do you see that document? 22 A I do. 23

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Q Bates stamp 251 and 252, was that index prepared by you?

24

25

A I'm sure it was.

sensitive investigation, and initially I recall that there was communication between the prosecutor's office, Sheriff's office, and the city police.

And so as it progressed, I know that there were reports going over to the prosecutor; it wasn't when everything was done that it went over. During that investigation, they were getting them.

It was my practice, if we ended up going to trial, I would always sit down with the prosecutor prior to that and go through everything and make sure they had everything, but it --

- Q Okay. So let me see if I understand it. So what you would do, what your custom and practice was on a case like the Spencer case, would be to send over the reports as they were being done. But then, in addition to that, if the case went to trial, you would sit down and go through the documents and make sure that the prosecutor had all of the documents? Is that pretty much what you're saying?
- A That was my practice. And prior to trial, sit down and go through everything and make sure that I had what I needed and the prosecutor had everything I had or, you know, was in our file.
- Q And did you ever have the experience with the prosecutor's office when you would have that meeting and go through and describe each report, each piece of evidence, where the

14 of the investigation. 1 2 Q (By Ms. Zellner) Okay. That makes sense, and when we get to the Utility Report, if you could mention that to me, we 3 may be able to confirm that from the Utility Report --4 5 A Okay. -- because I've never, you know, really heard an 6 7 explanation of this before. So if you'll just remind me when we get to the Utility Report, we can see if we can 8 connect it up. So that's Exhibit 1. 9 Now, if we look at Exhibit 2, it appears to be 10 another index, and that's at Bates stamp 3, Bates stamp 3. 11 There's just one page of that. Do you recognize this 12 13 document? 14 It looks like what I would have done, like the first one. All right. And it's dated November 8, 1984, correct? 15 It is. 16 Now, you probably heard the question before. How do you 17 explain the fact that the earlier dated index has more 18 items on it, including the Kathryn Spencer medical report? 19 A Again, I'm -- I think that this index included the second 20 21 portion, but I don't know. I can't honestly answer that. Okay. So that you think the November 8th index included 22 items from the first index, from Exhibit 1? 23 24 MS. FETTERLY: Object to the form of the 25 question.

I don't know. I don't know. I'd have to look at the reports and (By Ms. Zellner) Right. And we will do that. The issue, I think, is that on August 30, 1984, it's referenced the medical examination report on Kathryn Spencer is included in the August 30th report. Do you see that under section 3? Number or looking at Exhibit 1?
reports and (By Ms. Zellner) Right. And we will do that. The issue, I think, is that on August 30, 1984, it's referenced the medical examination report on Kathryn Spencer is included in the August 30th report. Do you see that under section 3?
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Number or looking at Exhibit 1?
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Yes.
Yes, yes.
Section 3?
Yes, I see that.
And then if you'd look over at Exhibit 2, there is no
longer mention of the medical examination report on Kathryn
Spencer. Do you see that?
I do.
Okay. And do you have any explanation why the medical
report was not referenced in the second index?
No, with the exception of what I explained before, that
there was that first section and there was an additional
investigation, so I don't. I can't explain that to you.
But, obviously, it was in the first one.
Do you have any independent recollection of whether the
medical report on Kathryn Spencer's exam was turned over to
1 t t t

16 1 Could you ask me that again? Sure. 2 3 Thank you. Do you have any independent recollection of whether Kathryn Spencer's medical examination was turned over to the 5 prosecutor's office during the investigation? 6 7 No independent recollection. It's been so long. Have you -- oh, I know. Has there been anything you've 8 read in all of these exhibits that's triggered your memory 9 or made you believe that that medical report was turned 10 over to the prosecutor's office? 11 A I can't -- I can't imagine why -- first of all, I wouldn't 12 have -- there wouldn't be any reason for me not to have 13 done that, and that was our practice. Everything went 14 there. However, this -- there were reports on that 15 investigation going over to the prosecutor's piecemeal. 16 I've thought about this a lot since we've got, you know, 17 got involved in this. There were reports going over not in 18 one big lump. They were going as we went along. So there 19 wouldn't have been any reason for me not to have sent that 20 21 over. Also I've worked with Jim Peters for years, and he is 22 so meticulous, I can't imagine at least discussing that 23 with him, but I'm sure that wasn't the only case he was 24

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doing, and this certainly wasn't the only case I was

responsible for. But it's possible that that report went to our Records, just that report, what the Utility Report covered. Now, where it went from Records or if it went to anyplace, I can't say. I -- however, obviously, I put a copy in my notebook.

It was also my practice, when we had a major case, to have two notebooks. One was my working notebook that I could scribble on, and the other was for the major case with the original reports.

So there wouldn't have been any reason why it wouldn't have gone over. I would have sent it to Records. There were times when I would make copies for the PA, the prosecutor, and I'd put a note on, when I sent them to records, "I've copied these for the PA" or "they have their copies" or "these are for the PA." So if it went to Records, I don't know if it went from our Records to the prosecutor. After it went there, I don't know where it went. And I have no independent recollection about taking it over.

- Q All right. So when material was transmitted from your office to the prosecutor's, it would go to the Records Department in the Sheriff's Department first, and then they would send it over --
- A Yes.

Q -- to the prosecutor; is that right?

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27 1 Q Okay. Now going to -- what was your understanding of 2 Officer Flood's involvement in the early stages of the Spencer investigation? 3 A Again, it's not based on independent recollection. It's 4 5 based on my review of these reports, but that he -- his 6 department apparently was contacted by Children's 7 Protective Services. He was assigned to follow up on the complaint that they had. Based on the -- and he made a 8 phone call to the Spencer residence, spoke -- it's my 9 understanding it was Shirley Spencer he was trying to 10 contact initially, but he spoke with Ray Spencer and then 11 spoke with Shirley Spencer. Based on concerns, he went to 12 the house and interviewed the children, also subsequently 13 spoke with the mother. 14 Q Okay. And is it your understanding of the evolution of the 15 case that Officer Flood was the first law enforcement 16 17 officer to conduct interviews of the Spencer children? A I believe so. I think he was the first one. 18 Q Do you know if at the time you conducted your first 19 20 interview of Kathryn Spencer you were aware of the details of Officer Flood's interview of Kathryn Spencer? 21 22 A I would think it would be reflected in the report, but I assume -- I believe that I was aware. In fact, I know I 23 was aware that he had spoke with them. 24

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Q Okay. And what it seems like you just -- have just stated

34 wouldn't have been in my file. And there's also 1 2 information, I think in one of my reports, where I documented that I had received them. 3 Q Let's look at Exhibit 6. Again, this is a handwritten 4 5 report from the King County Prosecuting Attorney's Office. 6 Had you, during the course of the investigation, received 7 this three-page handwritten report in Plaintiff's 8 Exhibit 6? A I have no recollection, independent recollection, about 9 this report, nor do I recall receiving it. 10 11 Q Do you recall ever discussing with anyone during the 12 Spencer case the findings of this Prosecutor Roe in her 13 report? A I have some memory of discussing this, and I don't remember 14 15 if it was with Jim Peters or Art Curtis or both. I knew who Becky Roe was because I did training at the police 16 academy and I met her there, so I knew who she was, and I 17 remember that. And I also recall that I had -- this wasn't 18 my request that she review that. It went from the 19 prosecutor's office. So, you know, I was aware of that. 20 But other than that, as far as specifics, I have no 21 independent recollection, nor do I recall if I ever saw 22 23 this. Q Okay. And when -- we were talking about this yesterday, so 24 25 on Bates stamp 227, on that first page of the report, at

		48
1	Q	And Shirley Spencer was very upset and confused about what
2		was going on, right?
3	A	Ray Spencer came in that 9/21 to take the polygraph.
4	Q	Right. And Shirley Spencer was with him, correct?
5	A	Correct. That's correct.
6	Q	And then Mike Davidson was also present, and he talked to
7		Shirley Spencer, you and Mike Davidson?
8	A	Correct.
9	Q	Okay. Shirley Spencer was extremely upset and confused
10		about what was going on, correct?
11	A	Based on the report, she was having a real hard time.
12	Q	Right. And you even document that she was crying or she
13		was attempting to hold back tears?
14	A	That's correct.
15	Q	Is that accurate?
16	A	Yes.
17	Q	Shirley Spencer makes apparently indicates that she
18		found it was very difficult to believe that there was even
19		a possibility that her husband Ray would have had any type
20		of sexual contact with Kathryn. That's correct?
21	A	That's what it reflects, the report, yes.
22	Q	And Shirley Spencer also indicated that she lived during
23		the time she had lived with Spencer, she never observed
24		anything that would have concerned her regarding Ray
25		Spencer having a problem specifically being sexually
NI.		

49 attracted to children. That's the information she conveyed 1 2 to you? 3 A Yes. And she also told you that she had a four-year-old son and 4 grandchildren, and she would have been concerned about 5 6 their safety if she even suspected something like that 7 would happen, right? 8 A Correct. 9 Q Shirley Spencer said that she wished she had never said 10 anything, correct, because of all the problems it had caused? 11 Yes. 12 13 Q Shirley Spencer, during that meeting, never indicates to you that she suspects her husband Ray of abusing Kathryn or 14 15 the other children; is that right? 16 Could you ask me that again? 17 Sure. There's no indication in your meeting with Shirley 18 Spencer on 9/21/84 that she has any doubt about Ray Spencer's innocence of the allegations? 19 A I think initially in this interview she consistently 20 expressed her feelings that, you know, she didn't -- well, 21 22 let me rephrase. She said she found it hard to believe. She never saw 23 anything that would have caused her concern. However, she 24 25 was the one who called and reported based on Kathryn's

51 expressing concern about the children's biological mother, 1 2 DeAnne Spencer, if you'll look at page 7 of 12, two 3 paragraphs from the bottom. She was expressing concerns 4 about DeAnne Spencer and that she might have a man living with her that could be responsible for this. 5 A She did tell me that, yes. 6 7 Do you see that? 8 Um-hmm. 9 Right. 10 A Yes. 11 Q So, certainly at this point in your investigation, you 12 would say that -- or would you agree that there was absolutely no probable cause to arrest Ray Spencer for 13 molesting Katie Spencer? 14 A I don't think at that point there would have been probable . 15 16 cause, no. 17 Q Right. And you would agree with me that sometimes in an investigation, there are indications that there is not 18 probable cause to arrest someone, correct? 19 A Could you ask me that again? 20 21 Q Right. As you proceed in this investigation, you clear 22 certain people, like you end up clearing Karen Stone of any involvement even though she's mentioned in the initial 23 allegations. Do you recall doing that? 24 25 Yes.

64 indicated that Vancouver Police, I think it was Holtz, told 1 him that they had information Spencer had contacted Karen 2 And her demeanor changed after that as far as my 3 contact with her. 4 So Katie, Kathryn, said she had lied. I talked to 5 her, Karen Stone, and so it was a process of trying to 6 7 eliminate those other people. And, you know, there was no evidence other than her -- Kathryn's first statement that 8 9 implicated Karen Stone. So I guess I just wanted to talk to him about that. Do we leave it at that, or do I push on 10 her? And she was having a terrible time also. 11 (Videoconference connection lost) 12 (Recessed at 10:53 a.m.) 13 (Reconvened at 11:02 a.m.) 14 15 (The last question and answer 16 were read back by the reporter). 17 (By Ms. Zellner) Okay, so let me pick up from there. Were you talking to Jim Peters when you say you were talking to 18 19 the prosecutor? It doesn't indicate who exactly I talked to. It would have 20 21 been Jim or Art or both --Okay. So --22 23 -- or Curtis. 24 Would it be a fair statement to say the only two

prosecutors you talked to about your investigation of Ray

65 Spencer would either be Jim Peters or Art Curtis? 1 2 A I believe initially. If there were others, I don't remember, but the prosecutor assigned to that case was Jim 3 Peters --4 5 Okay. -- so I don't know. I don't remember. 6 Do you -- if we go back to this page 7 of 7, the last 7 paragraph, it says "After that conversation, I did meet 8 with the prosecutor and it was agreed that at this time it 9 was not necessary based on the fact that Karen Stone had 10 denied any type of sexual contact, and, further, that was 11 corroborated by Kathryn Spencer during the time I spent 12 with her when Kathryn indicated that she had lied about 13 Karen Stone." Is that accurate? 14 A That's what it states, yes. 15 Q Okay. So what role was the prosecutor -- I guess, let me 16 17 rephrase it. Is it correct that you were consulting with the prosecutor during the investigation about which 18 19 witnesses to pursue and which to not pursue? MS. FETTERLY: Object to form. 20 But you can answer. 21 A I don't think that's a fair statement because he wasn't 22 directing my investigation. No. I didn't consult with the 23 24 prosecutor. 25 Q (By Ms. Zellner) But you did seek the advice of the

66 prosecutor about Karen Stone, correct --1 A I did, based on --2 -- about the situation with Karen Stone? 3 I'm sorry. Based on --4 Right. Is that correct? 5 That's correct. 6 7 And your purpose in talking to the prosecutor was to get an 8 agreement with him that it wasn't necessary to pursue the 9 investigation of Karen Stone? MR. BOGDANOVICH: I'm going to object to the 10 form of the question. I think it's been asked and 11 12 answered. But go ahead. 13 MS. ZELLNER: Well, all right. 14 (By Ms. Zellner) Your words are, "I did meet with the 15 prosecutor and it was agreed that at this time it was not 16 necessary." And then I have already read the other part of 17 that sentence. So you did meet with the prosecutor, and 18 you did get the prosecutor's agreement that it wasn't 19 necessary to pursue the investigation of Karen Stone, 20 correct? 21 22 That's what it states, yes. Okay. And in the last sentence, it states, "Based on the 23 statements made by Stone and Kathryn Spencer and also all 24 other information that has developed in this investigation, 25

67 any investigation regarding Karen Stone as a suspect will 1 be suspended as unfounded." Correct? 2 Correct. 3 MR. BOGDANOVICH: Counsel, I'm going to object. 4 I think you added an "all" that isn't in the sentence you 5 just read. You said, "and also all other information." 6 And it says, "also other information." 7 8 MS. ZELLNER: Okay. Did I misread it? I'll 9 reread it. MR. BOGDANOVICH: Yeah, you just added an "all" 10 that isn't in there. 11 Q (By Ms. Zellner) Okay. So this is correct, "Based on the 12 statements made by Stone and Kathryn Spencer, and also 13 14 other information that has developed in this investigation, any investigation regarding Karen Stone as a suspect will 15 be suspended as unfounded." I'm correctly reading that, 16 17 right? That's what I read. It's correct. 18 That's correct? 19 20 Yeah. All right. And it's correct that you decide to suspend the 21 investigation of Karen Stone as unfounded after you talk to 22 the prosecutor and reach an agreement about that? 23 I suppose that's correct. I discussed it with him. 24 25 All right.

93 there would be no way to view it. 1 Q (By Ms. Zellner) Okay. So the Sheriff's Department then 2 3 did have the ability to videotape interviews, is that correct, at that time? 4 A Not really. I wouldn't say that was correct. We used 5 video cameras at crime scenes occasionally or homicides, 6 but we really weren't set up to actually do an interview. 7 Q Well, one was done though, right, with a videotape? 8 A Obviously that one was, yes. 9 Q Right. So that occurred -- when the break was taken for an 10 hour and five minutes, did you have any contact with anyone 11 who was in that room during the interview? 12 13 A I don't recall. Q Well, when you say you don't recall, might you have had 14 contact and you just don't remember it? 15 A I don't remember anything about that, the circumstances of 16 17 that interview, so I can't say. I really do not remember. Q So you don't know where you went -- or you said you went to 18 a cubicle; you do remember that? 19 A I don't remember that. That's what I said to her on the 20 tape. I'm going to go over to my office or work space or 21 something similar. That's the only reason I said that. I 22 don't remember. I don't remember the interview, I don't 23 24 remember the day, and I don't remember where I went. I remember -- I only am basing that on what I saw in the 25

94 1 tape. Q Okay. And prior to that interview, during the course of 2 3 the investigation up to December 11, 1984, did you have conversations with Jim Peters about the case? 4 5 A Oh, I'm certain I did. Q And did you have more than two conversations with Jim 6 7 Peters from the beginning of this case in the summer of '84 8 up until December 11, 1984? 9 I'm sure I would have, yes. Q Did you have more than a half a dozen conversations with 10 Mr. Peters? 11 A Unless it's documented in a report specifically, I would 12 have no way of telling you how many times I met with him. 13 Q Oh, you met with him too. How many times did you meet with 14 him, would you estimate, between the beginning of the case 15 up to this interview of December 11? 16 17 A I don't have any idea unless it's documented in a report, or the same with the phone conversation, unless it's 18 documented in a report, whether I met with him, with Art 19 Curtis or both of them, I would have no way of knowing 20 that. I don't remember. 21 Q Okay. You are obviously present for some of that 22 23 interview. Do you have any recollection of why you were present at the interview? You may not know why he was. 24 25 you know why you were there?

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	those conversations, or those conversations took place in
	that area, but I don't ever remember going upstairs to talk
	to him in the jail, and I don't remember that Mike Davidson
	did.
Q	Okay. So you don't have a memory of it?
Α	No, I don't.
Q	Okay. So it may have occurred, you don't remember it?
A	I think if it occurred, I'd remember it.
Ö	Okay. Let's look at Exhibit 20. Can you tell me
	MR. BOGDANOVICH: Do you need to take a break?
	THE WITNESS: (Shakes head).
Ó	identify that for the record?
A	20? It's a report I dictated, typed for me, and it was
	2/20/85, suspect interview.
Ω	And is that, again, an accurate report of your interview?
A	It should be, yes.
Ω	And then let's go to 21. Can you identify that for me?
A	Minus all handwriting on it. It's a report I prepared
	dictated. It was prepared for me or typed, dated 3/7/85,
	Interview with Victim, interview with Matthew Alan Hansen.
Q	And, again, is that an accurate rendition of your interview
	with Matthew Hansen, the quotes and everything else?
A	Yes. Yes.
Q	Is that "yes"?
A	Yes.
	A Q A Q A Q A Q A Q

CERTIFICATE

I, DIXIE J. CATTELL, the undersigned Registered

Professional Reporter and Washington Certified Court Reporter,
do hereby certify:

That the foregoing deposition of SHARON KRAUSE was taken before me and completed on the 6th day of November, 2012, and thereafter transcribed by me by means of computer-aided transcription; that the deposition is a full, true and complete transcript of the testimony of said witness;

That the witness, before examination, was, by me, duly sworn to testify the truth, the whole truth, and nothing but the truth, and that the witness reserved signature;

That I am not a relative, employee, attorney or counsel of any party to this action or relative or employee of such attorney or counsel, and I am not financially interested in the said action or the outcome thereof;

That I am herewith securely sealing the deposition of SHARON KRAUSE and serving the same upon MS. KATHLEEN ZELLNER.

IN WITNESS HEREOF, I have hereunto set my hand this day of , 2012.

Dixie J. Cattell, RPR, CCR NCRA Registered Professional Reporter Washington Certified Court Reporter CSR#2346 License Expires July 16, 2013.



FRANK KANEKOA Sheriff

> ROBERT L. SONGLE Undersherd

GARRY E. LUCAS Chief Common Deputy

RICHARD A DYER Char Cred Depoty

THOMAS II, WENTWORTH
Chief
Juli Administrator

DOUGLAS S RAY Lieutenant Special Services

DALE A. CONS Lightenant Operation

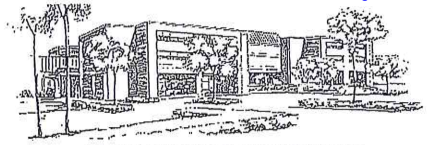
F. LARRY BYLER Lieutenant Operation

DOUGLAS W. MAAS getur/Planning Research

JAVID A. McKAY

HUR L. UTTERBACK Lieuteman Sprein! Services Gustody Division

JOSEPH & DUNEGAN
Literatement Operations
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CLARK COUNTY SHERIFF'S OFFICE

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August 30, 1984

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CCSO Case #84-8506

VICTIM:

SPENCER, Kathryn E.

Dob; Q3-13-79

3930 Becerra Way

Sacramento, California

(916) 482-6057

SUSPECT:

SPENCER, Clyde Ray

Dob; 01-09-48

17681 N.E.Lucia Falls rd.

Yacolt, Washington (206) 687-1407

SECTION #1.

CCSO Crime Reports

Written Statement by Shirley Spencer

SECTION #2.

Sacramento Co. Sheriff's Office Reports

SECTION #3.

Medical Examination Reports on Kathryn

Spencer

SECTION #4.

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reference Therapist, Ann Link

SECTION #5.

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status of Ray Spencer

SECTION #6.

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10-16-84

SECTION #7.

Interview with Kathryn Spencer

10-18-84

SECTION #8.

Interview with Matthew Spencer

10-17-84

EXHIBIT L

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FRANK KANEKOA Sheriff

ROBERT L. SONGER

GARRY E. LUCAS Chief Critical Deputs

RICHARD & DYER Char Corl Deputy

THOMAS II WENTWORTH Chief Joil Administrator

> DOUGLAS S. RAY Lucutenant Special Services

DALE A. CONN Licutemon Operations

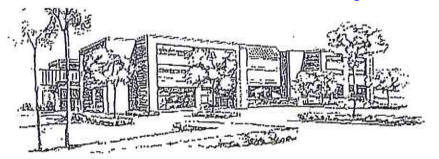
F. LARDRY BYLER Lièntenahi Operations

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SECTION	#9.	Interview	with	Kathryn	Roe
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SECTION	#10.	Interview	with	Phyllis	Day
		10-17-84			

SECTION #17. Nisc. Reports and information/CCSO

SECTION #18. Misc. Reports and information/VPD



ANK KANEKOA Sheriff

HARLES C. BRINK, JR Undersharell

ROBERT L SONGER Chart Crimmal Depur

MAS H. WERTWORTH Charl Card Deputs

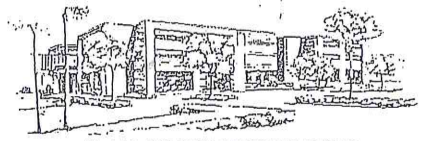
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DOUGLAS S. RAY Levisian Operation

SARVIN A. FILLER Landengut Adm Same

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ROVEMBER 8, 1984

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SUSPECT: SPENCER, Clyde Ray

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Section #1:

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10-17-84



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EXHIBIT H

Page 1

UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT TACOMA

CLYDE RAY SPENCER, MATTHEW RAY SPENCER, and KATHRYN E. TETZ,

Plaintiffs,

VS.

No. 3:11-cv-05424-BHS

FORMER PROSECUTING ATTORNEY FOR)
CLARK COUNTY JAMES J. PETERS,)
DETECTIVE SHARON KRAUSE,)
SERGEANT MICHAEL DAVIDSON,)
CLARK COUNTY PROSECUTOR'S)
OFFICE, CLARK COUNTY SHERIFF'S)
OFFICE, THE COUNTY OF CLARK and)
JOHN DOES ONE THROUGH TEN,)

Defendants.

DEPOSITION UPON ORAL EXAMINATION OF

REBECCA J. ROE

Thursday, December 13, 2012

Taken at 810 3rd Avenue, Suite 500 Seattle, Washington 1:36 p.m.

REPORTED BY: KAREN M. GRANT, CCR NO. 2155
DIXIE CATTELL & ASSOCIATES
COURT REPORTERS & VIDEOCONFERENCING
(360)352-2506 * (800)888-9714

- 1 RCW 9.94A.411. And then I reviewed the Ninth Circuit
- 2 Model Civil Jury Instruction defining probable cause,
- 3 which is Instruction 9.20. And I think that's it.
- 4 Q. Okay. Let me go back a little bit. You
- 5 mentioned you reviewed an actual video and a video
- 6 interview of Katie Spencer. Are you referring to a
- 7 transcript plus an actual video of that interview?
- 8 A. Yes. I watched the video of the interview,
- 9 and then I -- and then I got the transcript later.
- 10 Q. All right. And do you have all those
- 11 materials you just talked about in front of you today?
- 12 A. I do.
- Q. Okay. Is there anything else at all that you
- 14 looked at prior to the deposition today regarding this
- 15 case?
- 16 A. I recall looking -- oh, I'm sorry. I looked
- 17 at and read the section of the American Prosecutors
- 18 Research Institute, the prosecution of child abuse
- 19 manual that I was one of the primary authors of, I
- 20 reviewed the section on investigation.
- 21 And I looked at a couple -- I've looked at a
- 22 couple of different cases, Washington case law, and --
- 23 but I don't have that in front of me. And I think
- 24 that's it.
- Q. All right. Do you remember the names of any

Page 13 1 contained falsified information? 2 A . No. 3 Q. Would you expect those notes to have contained falsified information? 4 5 Α. No. 6 Q. In the event those notes did contain falsified 7 information, might that affect your opinions in this 8 case? 9 Anything might affect my opinions in this 10 case. 11 Q. Okay. You mentioned you reviewed 12 correspondence between King County and Art Curtis? 13 Right. Α. 14 Was that the January 9th, 1985 letter? Q. Yes. 15 A. 16 0. Any other correspondence? 17 A. There's January 9th, there was a letter from 18 Art Curtis to Norm on the 5th, there was a letter to Chief Davis, also on the 9th, and then the letter --19 20 the -- then the letter to me. So there were three 21 letters that I looked -- that I'm including in that 22 correspondence. All right. And the letter from Art Curtis to 23 0. 24 Norm Maleng was on January 5th of 1985?

Yes, that's what it looks -- excuse me.

25

Α.

- 1 That's what it looks like to me.
- Q. Okay. And was Norm Maleng the prior elected
- 3 prosecutor of King County?
- A. Yes.
- 5 Q. Okay. And then what is the date of the Chief
- 6 Davis letter? Is that also January 9th of 1985?
- 7 A. Right. And that was from Art Curtis to Chief
- 8 Davis, and then from Art Curtis to me, January 9th.
- Q. Okay.
- 10 A. And then there's a letter May 9th, 1985, from
- 11 Jim Peters to Barb Linde, and then there's a letter
- 12 May 15th, 1985, from Art Curtis to Norm.
- 13 Q. Okay. Okay. Thank you.
- 14 You also mentioned that you reviewed the Ninth
- 15 Circuit Model Civil Jury Instruction 9.2?
- 16 A. Yeah. 9.20, yeah.
- 17 Q. When was the last time you looked at that?
- 18 A. This morning.
- 19 Q. Okay. Prior to when you just pulled it for
- 20 this case?
- 21 A. I don't -- I couldn't tell you when the last
- 22 time I looked at it was. I don't know that I've ever
- 23 looked at it.
- Q. Okay. And you said you looked at prosecution
- 25 standards for, I believe it was RCW 9.94.11. Can you

- 1 tell me about what that is?
- 2 A. 9.94A.411 is the standards that came into
- 3 effect in -- I believe they took effect originally in
- 4 1984, that talked about what the filing standards should
- 5 be, and they were -- they were different between crimes
- 6 against persons versus crimes against property.
- Q. Okay. And you answered one of my questions.
- 8 You believe what you reviewed came into -- was enacted
- 9 in 1984?
- 10 A. I think it was enacted as a part of the
- 11 Sentencing Reform Act of 1981 that took effect in 1984.
- 12 Q. And do you know what the current law is?
- 13 A. I believe it's substantially the same. I
- 14 don't know that it's been changed.
- 15 Q. All right. When is the last time you looked
- 16 at --
- 17 A. I'm looking at it right now.
- 18 Q. Okay. And I'm asking you not what you're
- 19 looking at right now but when the last time you looked
- 20 at whether or not that statute had been amended.
- 21 A. I don't know how to answer that.
- Q. Okay.
- 23 A. I mean, it says on the document I'm reading
- 24 when -- it relates to all the times it's been amended in
- 25 the, you know, the WestLaw version of the law.

Page 62 1 correct? 2 Α. Yes. 3 Q. I mean, we're not talking about whether or not you should fix the kitchen sink. We're talking about a 4 5 charging decision regarding a man who Clark County was 6 telling you may have grotesquely violated his 7 five-year-old daughter. 8 MR. BOGDANOVICH: Object to the form. 9 I was very used to dealing with making these 10 kinds of charging decisions, and they were all 11 important. 12 Q. Who did you believe your opinion would be reviewed by? 13 14 A. That's a good question. I don't really know. I can't tell you, as I sit here today, who I thought 15 would review it. 16 17 0. Did you expect it to be reviewed by Jim 18 Peters? 19 Α. I can't tell you whether I did or I didn't. 20 Q. Did you expect it to be reviewed by Sharon 21 Krause? 22 Well, since the decline always goes to the 23 investigating officer, and she was the investigating 24 officer, I have to assume that she would have reviewed 25 it.

- A. I don't have any reason to believe it was
- 2 incorrect.
- 3 Q. Okay. And is it fair to say that you might
- 4 have gotten that information from Jim Peters?
- 5 A. It's possible, because I don't know where I --
- 6 I frankly don't know where I got it.
- 7 Q. All right. It's important -- whether or not
- 8 Katie talked to a female counselor is pretty important
- 9 to this case, correct?
- 10 A. I don't know if it's pretty important, or
- 11 whether I want to agree with "pretty important." It
- 12 certainly is a fact that when -- that I felt was
- 13 significant enough to include in the decline.
- 14 Q. Okay. I'm just checking my notes.
- 15 You would agree with me that an important
- 16 consideration in the case is that Katie has the ability
- 17 to talk and verbalize sexual abuse, correct?
- 18 A. Correct.
- 19 Q. You also conclude: Katie's initial naming of
- 20 suspects is very disturbing; is that correct?
- 21 A. Right.
- 22 Q. And you conclude: Katie's explanation that
- 23 she thought it wouldn't hurt Shirley's feelings as much
- 24 just didn't make the disturbances go away; is that
- 25 correct?

- 1 A. Right.
- Q. You write that the case has built-in
- 3 reasonable doubt; is that correct?
- 4 A. Right.
- 5 Q. You write, "Combined with page 5 of Shirley's
- 6 handwritten statement, where child talked about rubbing
- 7 Shirley, it creates questions of fact vs. fantasy"; is
- 8 that correct?
- 9 A. Right.
- 10 Q. And I wanted to ask you so I don't have to go
- 11 through it twice -- let me read a couple of these again.
- 12 When you concluded: "Although I believe child
- 13 was clearly abused, and probably by the defendant, the
- 14 case is unwinnable," does that add to the probable cause
- 15 analysis, that conclusion alone?
- 16 A. I don't understand the question.
- 17 Q. Let me see if I can make it better with some
- 18 of the others. When you conclude that Katie did not
- 19 talk to a female counselor, does that add to probable
- 20 cause?
- 21 A. I guess I just -- I'm -- I don't understand
- 22 how you're using the term "add to probable cause."
- 23 Q. Okay --
- 24 A. If you're trying to say: Does the fact she
- 25 wouldn't talk to a female counselor make it more or less

- 1 likely that her father abused her, my answer would be,
- 2 it doesn't say anything, one way or the other.
- 3 Q. Okay. So the fact that Katie did not talk to
- 4 a female counselor does not, in your opinion, detract
- 5 from a probable cause analysis?
- 6 A. Correct.
- Q. Okay. Where it says, "Katie's initial naming
- 8 of suspects is very disturbing," does that add or
- 9 detract from a probable cause analysis?
- 10 A. That detracts from a probable cause analysis.
- 11 Q. You said "detracts"?
- 12 A. Yes.
- 13 Q. Okay. And when it says, "Katie's explanation
- 14 that she thought it wouldn't hurt Shirley's feelings as
- 15 much just didn't make the disturbances go away," does
- 16 that conclusion add or detract from a probable cause
- 17 analysis?
- 18 A. Detract.
- 19 Q. And when you conclude that: "Combined with
- 20 page 5 of Shirley's handwritten statement, where child
- 21 talked about rubbing Shirley, it creates questions of
- 22 fact vs. fantasy," does that add or detract from a
- 23 probable cause analysis?
- 24 A. Detracts.
- Q. And when you say -- when you conclude: "There

- 1 the interviews with Sharon Krause, would that add to the
- 2 probable cause analysis?
- A. It depends on what she was consistent about,
- 4 because, just as with inconsistencies, some are material
- 5 and some aren't. With consistencies, some are material
- 6 and some are not.
- Q. So she could be consistent all over the place,
- 8 but it still might not add to the probable cause
- 9 analysis; is that correct?
- 10 A. That's correct.
- 11 Q. Okay. And she could be inconsistent just all
- 12 over the place, and it wouldn't detract from the
- 13 probable cause analysis, in your mind; is that correct?
- 14 A. I'm not going to let it -- let the record
- 15 stand like that. It would depend on what she was
- 16 inconsistent about.
- 17 Q. Okay. You also concluded that you found it
- 18 disturbing that she's inconsistent on whether it
- 19 happened more than once. Does that add or detract from
- 20 the probable cause analysis?
- 21 A. Detracts.
- Q. You also concluded: "I don't expect
- 23 consistency on number of times for a five year old, but
- 24 question of one vs. more than one should be consistent."
- 25 When you draw that conclusion and you say "should be

- 1 Q. The question of once versus more than once is
- 2 a material inconsistency in Katie's reporting, as
- 3 related in Sharon Krause's reports, correct?
- 4 A. I believed that it was.
- 5 Q. Okay. Another conclusion you draw is: If it
- 6 happened more than one time, to account for inconsistent
- 7 explanations, I'd expect ejaculation at some point being
- 8 described." Does the fact that no ejaculation was ever
- 9 described by Katie add or detract from the probable
- 10 cause analysis?
- 11 MR. BOGDANOVICH: Object to the form, in
- 12 that it didn't specify time.
- 13 A. It detracts.
- 14 Q. Okay. And due to the objection, is it your
- 15 understanding that Katie did not report anything akin to
- 16 observing anything like -- strike that.
- 17 Obviously she's not going to use the term
- 18 "ejaculation"?
- 19 A. Right.
- 20 Q. But can we agree that, at the time you
- 21 reviewed the case, Katie had made no report suggesting
- 22 she witnessed anything akin to ejaculation, as it would
- 23 be described by a normal five-year-old?
- 24 A. That's my recollection and that's what I wrote
- 25 here.

- 1 Q. Okay. So would you agree that you concluded
- 2 that if it happened more than one time, to account for
- 3 inconsistent explanations, you would expect ejaculation
- 4 at some point being described, and the fact that it
- 5 wasn't detracted from the probable cause analysis?
- A. Right.
- 7 Q. And you did you conclude that: "Here there
- 8 are several problems"?
- 9 A. Right.
- 10 Q. And does that add or detract to the probable
- 11 cause analysis?
- 12 A. Well, it's just restating what we just said,
- 13 that it detracts.
- Q. Okay. You also write, "...the case is
- 15 unwinnable, even assuming you can get the child to
- 16 talk." Is that what you concluded?
- 17 A. Correct.
- 18 Q. Okay. Did you know, at that time, whether
- 19 there were any plans to try to get the child to talk?
- 20 A. I don't recall that I knew anything about
- 21 that, one way or the other.
- 22 Q. Did you give any advice to the Clark County
- 23 office about how they should get the child to talk?
- 24 A. I don't recall.
- Q. And this is a strong conclusion, right?

Page 115 1 the word "wiener"? 2 A. I don't remember. 3 0. If I told you that the words pee-pee, butt, 4 and wiener were only said by Jim Peters, do you have any 5 reason to dispute that? 6 A. No. 7 On what page does Katie Spencer begin to speak Q. 8 about the abuse? 9 A. I have no idea. 10 Q. Okay. Have you ever tried to determine on what page Katie begins to speak about the abuse? 11 12 Α. No. 13 Have you ever tried to determine at any point 0. 14 on the video - in the transcript, the video, or otherwise - where, precisely, Katie begins to speak 15 16 about the abuse? 17 Α. No. 18 Ο. All right. Would you agree, on multiple 19 occasions, that Mr. Peters makes statements to Katie 20 suggesting that Katie told Sharon about the abuse? 21 A. Yes. 22 Q. And is that proper? 23 A. Pardon? Is that a proper way to do this interview? 24 Q.

It's not improper.

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Α.

Page 170 1 would, at least to some degree, strengthen Ray's defense 2 to the charges against him? 3 MS. FETTERLY: Are you referring to just 4 the videotaped interview or other statements by Katie? 5 MR. JOHNSON: Videotaped -- strike that. 6 Q. (By Mr. Johnson) You would agree that the 7 videotaped interview could be used by a defense attorney 8 to defend against charges that Ray abused Big Matt or 9 Little Matt, and that would, to some degree, strengthen 10 the defense's case against those charges? 11 I would agree it could be used. I'm not sure A. 12 the degree to which I think it would strengthen. 13 0. Correct. But to some degree, it would 14 strengthen the case, correct? 15 A. Yes. 16 Q. Okay. Now I want to get back to how you were 17 contacted on the civil rights case. You said 18 Ms. Fetterly -- or Mr. Peters contacted you first, 19 correct? 20 Right. A. 21 Q. And after that, did he contact you again? 22 Α. No. 23 Have you spoken with him since that first Q. 24 contact? 25 Α. No.

Page 217 1 victim in a child sex abuse case, prosecutors should 2 request an order prohibiting the defendant contact with other children? 3 A. 4 Yes. 5 0. Okay. Just a couple more. 6 It is your testimony that the video relates to 7 probable cause, correct? 8 A. That the video relates --9 MS. FETTERLY: Object as to form. 10 A. I guess I don't understand what ... 11 Was it your testimony that the information Q. gathered in the video of December 11th of 1984 relates 12 13 to probable cause? 14 MS. FETTERLY: Object as to form. 15 A. I still don't -- yeah, I'm -- I'm -- I don't understand that --16 17 The information in the video would be 18 information you would consider in determining whether or 19 not to file charges. 20 And the video should have been disclosed prior Q. to Ray's guilty plea, correct? 21 22 Yes. A. 23 Q. And you agree that a defense attorney could

have argued that the video negated probable cause,

24

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correct?

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Page 222
               But could a defense attorney have used the
 1
 2
     video to try to bring a motion to win release? Sure,
 3
     they could have tried that.
 4
                   MR. JOHNSON: Thank you very much.
 5
     Nothing further.
 6
 7
                           EXAMINATION
 8
     BY MR. BOGDANOVICH:
 9
               I do have one follow-up, Ms. Roe. You
          0.
10
     testified that based on the way your decline notices
11
     would usually be sent out of your King County
     Prosecutor's Office, you would expect that Detective
12
     Krause would have received it. Was that what your
13
14
     testimony was?
15
          A.
               Yes.
16
          Q.
               Do you know if, in fact, your decline notice
17
     in this case was sent to Detective Krause?
18
          A.
               No, I don't know.
19
               Do you know if she ever saw it during the
          0.
20
     investigation of the Spencer case?
21
          A.
               I don't know.
                   MR. BOGDANOVICH: That's all I have.
22
23
    111
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25
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4 C 5 6 u 7 t 8 w	CERTIFICATE STATE OF WASHINGTON COUNTY OF PIERCE I, the undersigned officer of the Court, ander my commission as a Notary Public in and for the State of Washington, hereby certify that the coregoing deposition upon oral examination of the vitness named herein was taken stenographically before me and thereafter transcribed under my direction; That the witness before examination was				
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11 t	First duly sworn by me to testify truthfully; that the transcript of the deposition is a full, true				
12 q	and correct transcript of the testimony, including questions and answers and all objections, motions,				
TOTAL VIEWS	and exceptions of counsel made and taken at the time of the foregoing examination;				
14	That I am neither attorney for, nor a				
15 a	celative or employee of any of the parties to the action; further, that I am not a relative or				
16 p	employee of any attorney or counsel employed by the parties hereto, nor financially interested in its outcome.				
17	Juccome.				
18					
19 h	IN WITNESS WHEREOF, I have hereunto set my and and seal this 26th day of December, 2012.				
20					
21					
22					
23	KAREN M. GRANT NOTARY PUBLIC in and for the State of Washington, residing				
24	at Edgewood.				
25	My commission expires 3/13/14.				

` t
Date: 11/27/84
peat: Chyde Ray Spencer referred crime: SR 10
06/ 1/1 1 11 6/2 11/2 25/ 1
Officer: Charin Krause Agency: Clar Co., Case No. 84-20 XX.
We are declining to file this case in Superior Court for the tollowing reason:
A. Case is being returned for filing in municipal or district court.
B. Case is being declined for non-evidentiary reasons.
C. Case is being returned because it is legally insufficient.
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explanation that she thought it would be ship as away. Combined with p. 5 9 Shirley's falled about the ships handwritten statement, where child talked about mubbing shirley - it creates questions about fact is foundary. I believe this point is a foundary.

Deere are in consistencies—not

surprisingly in childs statements

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B. Case is being declined for non-evidentiary reasons.
C. Case is being returned because it is legally insufficient.
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